

**REMARKS**

Claims 1-31, 33-36, and 38-43 are pending.

At the outset, Applicants would like to thank the Examiner for graciously extending Applicants' representative an interview to discuss the rejections in the Final Office Action. During the interview, proposed amendments to the claims were discussed for purposes of distinguishing the cited references. At the conclusion of the interview, the Examiner indicated that the rejections would likely be overcome if the event timer were recited to indicate that it "only" receives power from a battery. This change has been made to the independent claims. Also, other features discussed during the interview for distinguishing the claims are outlined below.

In the Final Office Action, claims 1-13, 15-29, 34-36, 38, and 40 were rejected under 35 USC §103 for being obvious based on a Kunii-Hallenbeck-Nakagawa combination. Applicants request that this rejection be withdrawn for the following reasons.

The Kunii publication discloses selecting a TV program from a screen list and then transmitting information indicative of the selected program from a PDA to personal computer. The program is then recorded based on a time and title included in the transmitted information.

The Hallenbeck patent discloses an event timer 21 in a VCR which stores program information and then controls a recording operation based on the stored program information. (See column 6, lines 1-19).

The Nakagawa publication discloses a VCR having a backup battery. However, as discussed during the interview, the backup battery supplies power to the entire VCR, and not selectively to only an event timer of the VCR in the manner recited in the amended claims.

As amended, claim 34 recites “the event timer receives power from the battery independent from a main power supplied to the recording apparatus, the battery power supplied to activate the event timer to receive the reservation-recording information included in the radio frequency signal or infrared signal transmitted from the mobile terminal while the main power to the recording apparatus is turned off, and the event timer turns on the main power to the recording apparatus to perform said reservation recording based on the stored reservation-recording information, the event timer turning on the main power to the recording apparatus based on a preset reservation time included in the reservation-recording information.” (See, for example, page 13, lines 1-22, of the specification for support). These features are not taught or suggested by the cited references, whether taken alone or in combination.

Claim 35 recites that the recording apparatus comprises or is coupled to (a) an event timer and “(b) a wake-up circuit to provide power to at least the event timer when the transmission packet including the reservation-recording information is received, the reservation-recording information stored in a storage device within or coupled to the recording apparatus.” In addition, claim 35 recites that “the wake-up circuit provides power to the recording apparatus to perform said reservation recording based on the stored reservation-recording information, the wake-up circuit to turn on the power to the recording apparatus based on a preset reservation time included in the reservation-recording information.” (See, for example, page 14, line 17, to

page 16, line 4, for support). These features are not taught or suggested by the cited references, whether taken alone or in combination.

Claim 36 recites that the event timer receives power from a battery independent from a main power supplied to the recording apparatus, that the battery power is supplied to activate the event timer to receive the reservation-recording information included in the radio frequency signal or infrared signal received from the mobile terminal while the main power to the recording apparatus is turned off, and that the event timer turns on the main power to the recording apparatus to perform said reservation recording based on the stored reservation-recording information, the event timer turning on the main power to the recording apparatus based on a preset reservation time included in the reservation-recording information.” (See, for example, page 13, lines 1-22, for support). These features are not taught or suggested by the cited references, whether taken alone or in combination.

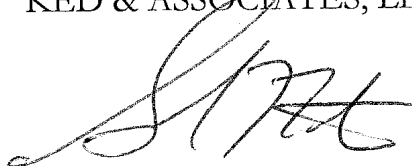
Claims 19 and 26 have been amended to recite features similar to those which patentably distinguish claims 34 or 35 from the cited references.

Claims 14, 30-33, 39, and 41-43 were rejected under 35 USC § 103 based on the same references mentioned above taken with the Atkinson patent. Applicants traverse this rejection on grounds that Atkinson does not teach or suggest the distinguishing features added by amendment to the independent claims.

In view of the foregoing amendments and remarks, it is respectfully submitted that the application is in condition for allowance. Favorable consideration and timely allowance is respectfully requested.

To the extent necessary, a petition for an extension of time under 37 CFR § 1.136 is hereby made. Please charge any shortage in fees due in connection with the filing of this, concurrent and future replies, including extension of time fees, to Deposit Account 16-0607 and please credit any excess fees to such deposit account.

Respectfully submitted,  
KED & ASSOCIATES, LLP



Carol L. Druzbeck  
Registration No. 40,287

Samuel W. Ntiros  
Registration No. 39,318

P.O. Box 221200  
Chantilly, Virginia 20153-1200  
(703) 766-3777 CLD/SWN/krf  
Date: August 11, 2010

**Please direct all correspondence to Customer Number 34610**

\\Fk4\Documents\2000\2000-681\239326.doc